## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI CENTRAL DIVISION

		)
Vincent X. Le	ee Plaintiff,	ý )
	,	)
	v.	) No. 09-4181-CV-C-NKL
Lombardi, et a	al Defendants.	) ) )
	ORDER GRANTING PLAI EAVE TO PROCEED IN FORMA MINTIFF TO CORRECT TECHNI	
The ab	pove-captioned complaint was provise	ionally filed on September 2, 2009, pursuant
to the Court e	n Banc Order of October 21, 1997. I	Oue to certain technical defects, however, the
complaint can	anot be further processed until such de	efects are corrected.
To ass	ure further consideration of the comp	olaint, PLAINTIFF MUST CORRECT THE
DEFECT(S) I	LISTED BELOW. <b>FAILURE TO C</b>	ORRECT DEFECTS WILL RESULT IN
DISMISSAL	OF PLAINTIFF'S COMPLAINT.	
tender suppo	ring the \$350.00 fee of the Clerk of rt of request to proceed in forma p	filing fee. Plaintiff has the choice of the Court or submitting an affidavit in auperis. If plaintiff chooses to do the latter, ompleted and returned to this court.
	failed to enclose a certified copy of period immediately preceding the fi	e "In Forma Pauperis Affidavit," plaintiff has plaintiff's trust fund account for the six-month ling of the complaint and/or the Authorization Information and Payment of the Filing Fee. y plaintiff.
	<b>U</b> 1	e "In Forma Pauperis Affidavit," plaintiff has and return to this Court the enclosed affidavit

_X	The C	ivil Rights Complaint is technically deficient in the following respects:
	_X	Prisoner complaints, pursuant to 42 U.S.C. § 1983, must be filed on forms approved by this Court. Plaintiff must complete the enclosed court-approved forms and return them to this Court.
		The complaint has not been sworn to under oath. Plaintiff must verify the complaint and return it to this Court.
		Other:
	It is pl	aintiff's responsibility to notify the Clerk of the Court and all defense counsel of

It is plaintiff's <u>responsibility</u> to notify the Clerk of the Court and all defense counsel of any change of address, including transfers between institutions or release. Failure to do so in a timely manner will result in dismissal of this case.

Once a civil case is filed, the entire \$350.00 filing fee may be collected even if the prisoner proceeds in forma pauperis and even if the Court later dismisses the case because it is frivolous, malicious, fails to state a claim, seeks monetary relief against a defendant who is immune from such relief, or the allegation of poverty is untrue. See 28 U.S.C. § 1915(e)(2). If plaintiff has no assets at this time, any money later received will be collected in the manner described in 28 U.S.C. § 1915(b).

Accordingly, it is ORDERED that:

- (1) plaintiff is granted provisional leave to proceed in forma pauperis, pursuant to 28 U.S.C. § 1915(a);
- (2) plaintiff is directed to correct the above-listed technical defect(s) in this complaint on or before September 24, 2009;
- (3) the Clerk of the Court is directed to mail to plaintiff a copy of this Order along with any appropriate forms; and
- (4) Failure of plaintiff to comply with this court's order will result in dismissal of this action without further notice to plaintiff.

Dated this 4<sup>th</sup> day of September, 2009, at Jefferson City, Missouri.

1st William a. Knox

WILLIAM A. KNOX United States Magistrate Judge